Case 3:11-cv-03232-EMC Document 84 Filed 08/18/11 Page 1 of 2 1 FARLEY J. NEUMAN, ESQUIRE - State Bar #100021 TOM PROUNTZOS, ESQUIRE - State Bar #209409 JENKINS GOODMAN NEUMAN & HAMILTON LLP 417 Montgomery Street, 10th Floor San Francisco, California 94104 Telephone: (415) 705-0400 Facsimile: (415) 705-0411 5 Attorneys for Defendants, DAVID RAWSON and ZEISLER, ZEISLER, RAWSON & JOHNSON LLP 6 7 8 UNITED STATE DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 11 ANTHONY FREDIANELLI, Case No. C 11-03232 DMR EMC 12 Plaintiff. STIPULATION TO EXTEND 13 **DEFENDANTS DAVID RAWSON AND** VS. ZEISLER, ZEISLER, RAWSON & 14 STEPHAN JENKINS, an individual; JOHNSON LLP'S DEADLINE TO BRADLEY HARGREAVES, an ANSWER COMPLAINT : ORDER 15 individual; THIRD EYE BLIND, INC., a California corporation; 3EB 16 TOURING INC., a California corporation; STEVEN JENKINS 17 PRODUCTIONS, INC., a California corporation; 3EB PUBLISHING, an 18 unknown entity; THOMAS MANDELBAUM, an individual; 19 HISCOCK & BARCLAY, LLP, a New York limited liability partnership; DAVID RAWSON, an individual; ZEISLER, ZEISLER, RAWSON & 21 JOHNSON LLP, a California limited liability partnership; EMI BLACKWOOD MUSIC, INC., a Connecticut corporation; and DOES 1-23 10, 24 Defendants. 25 Plaintiff ANTHONY FREDIANELLI and Defendants DAVID RAWSON and 26 ZEISLER, ZEISLER, RAWSON & JOHNSON LLP hereby agree that Defendants DAVID -1-28 STIPULATION TO EXTEND DEFENDANTS DAVID RAWSON AND ZEISLER, ZEISLER,

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| 1 | RAWSON and ZEISLER, ZEISLER, RAWSON & JOHNSON LLP shall have until August 29, |
| 2 | 2011 to file and serve their answer to Plaintiffs' Complaint. They further agree that this |
| 3 | stipulation shall not affect any of the other deadlines in this matter. |
| 4 | |
| 5 | DATED: August 17, 2011 JENKINS GOODMAN NEUMAN |
| 6 | & HAMILTON LLP |
| 7 | |
| 8 | By: /s/ TOM PROUNTZOS |
| 9 | Attorneys for Defendants, DAVID RAWSON and ZEISLER, ZEISLER, |
| 10 | RAWSON & JOHNSON LLP |
| 11 | |
| 12 | DATED: August 17, 2011 FOLEY BEZEK BEHLE & CURTIS, LLP |
| 13 | |
| 14 | By: /s/ JUSTIN P. KARCZAG |
| 15 | Attorneys for Plaintiff ANTHONY FREDIANELLI |
| 16 17 | |
| 18 | IT IS SO ORDERED: |
| 19 | TES DISTRICT |
| 20 | Edward McChen |
| 21 | U.S. Diktrof Jude IT IS SO ORDERED |
| 22 | 5 11 13 3 |
| 23 | Judge Edward M. Chen |
| 24 | Judge 2 |
| 25 | DISTRICT OF CO |
| 26 | UISTRIC! |
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| 28 | -2- |
| | STIPULATION TO EXTEND DEFENDANTS DAVID RAWSON AND ZEISLER, ZEISLER, |

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